

United States District Court for the
 Western District of Virginia
 Charlottesville Division

CLERK'S OFFICE U.S. DIST. COURT
 AT CHARLOTTESVILLE, VA
 FILED

OCT 22 2021

Sines, et al, Plaintiffs, vs.

Kessler, et al, Defendants - Civil Case No. 3:17-cv-00072

JULIA C. DUDLEY, CLERK
 BY: [Signature] DEPUTY CLERK

Defendant's Second and Distinct Objection To Plaintiffs' Exhibits List

Comes now, the Defendant, Christopher Cantwell, and he makes the following objection to Plaintiffs' Exhibits List:

1) As noted in the attached sworn declaration, Cantwell has not seen the Plaintiffs' Exhibits List as of Saturday, October 16th 2021.

2) Cantwell previously objected to the unserved list on October 4th for the simple fact he had not received it in a timely fashion. This Second and Distinct Objection incorporates those arguments by reference herein, but raises a separate and more serious issue regarding the Plaintiffs' still continuing course of conduct.

3) Thanks to their frightening /y cozy relationship with the United States Government, and the current Administration in particular, the Plaintiffs have found it easier to communicate with Cantwell than anyone else in the world. The BOP and US Marshalls personally cater to their whims,

- 4) In Plaintiffs' response to Cantwell's prior objection, they detail the proactive intervention in this matter of BOP attorney Ms. Siemrevold, whom Cantwell has moved this Court compel to stop obstructing his trial preparations.
- 5) In the same document, Plaintiffs note the eager cooperation of an unnamed contact with the US Marshalls, who have stripped Cantwell of his legal papers 3 times this year, and will soon do so for a fourth time.
- 6) As noted in the attached sworn declaration, Cantwell has gotten faxes, phone calls, Zoom invites, and postal mail mail from Plaintiffs, including, perhaps obviously the motion to which he now responds, at Grady County Jail.
- 7) But for some reason, the Plaintiffs' dear friends in the United States Government just can't seem to get that darn exhibits list delivered, no matter how many times they send it.
- 8) In addition to the fact that this story is facially implausible, it builds on the Plaintiffs' decision to send all but the most conspicuously select correspondence in this case to an incarcerated man's email address for 14 months, and the obviously untrue innocent explanation for the same.

9) It like wise builds on the well documented obstructions of Cantwell's trial preparations by their good friends at the BO?

10) ~~Now~~, Cantwell has twice separately moved this Court to delay this trial, a request vigorously opposed by Plaintiffs counsel!

11) Now, on a weekend 9 days before trial, as Cantwell dulls one pencil after another reporting to what little information has been made available to him by the exceedingly discriminatory tastes of the Plaintiffs, and their good friends in the government, he ponders just how anyone expects him to prepare for trial, with no idea whatsoever what evidence is to be presented,

12) Will the Marshalls have the list waiting on the airplane? Will they pin it to the back of the seat in front of him? Will a flight attendant turn the pages while Cantwell endures the Pain of the medieval torture device that is the black box affixed to his handcuffs?

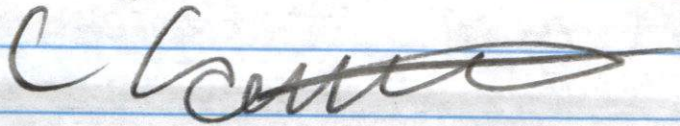
13) Perhaps we can turn the trial into a sort of game show in which Cantwell is chained and gagged in the Courtroom, and told to "Blink twice to open door #2" and discover it's evidentiary!

Contents. Perhaps we could have CNN's Elle Reeve, formerly of HBO fame, open the doors, while Roberta Kaplan's good friend Andrew Cuomo announces "Tell Him What He's Won!"

(4) Cantwell takes minimal comfort in the knowledge that no honest person who reviews the record of this case in the future will be able to conclude it was conducted fairly. Perhaps the Plaintiffs will prevail over law and fact by embodying the ethnic stereotypes they consider it a criminal conspiracy to utter in public, but they will not, in the long term, prevail over truth itself.

(5) For these reasons, the Court should exclude all of the Plaintiffs' trial exhibits.

Respectfully Submitted,
Christopher Cantwell 10-16-2021



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Sworn Declaration of Christopher Cantwell
Regarding Plaintiffs' Continuing Course of
Action Which Prevents Him From Viewing Plaintiffs
Witness List

I, Christopher Cantwell, do aver under
penalty of perjury on this 16th day
of October 2021, that the following is true
and correct;

1) My name is Christopher Cantwell and I am
an incarcerated, pro se, indigent, defendant
in this case.

2) From June 2nd 2021, to October 5th
2021, I have been confined to the United
States Penitentiary at Marion, IL

3) From October 5th to the time of this writing, I
have been confined to the Brady County
Jail in Oklahoma.

4) Sometime between 10-5 and 10-12, I was summoned
for "Court" by jail staff. This turned out to
be a Zoom call for Michael Bloch's deposition of

Ben Daley. During this day long event, Mr Bloch and I had the opportunity to speak, and at one point joined a breakout room.

5) On October 12th, I spoke by phone with Michael Bloch.

6) On October 15th, I received a fax in excess of 100 pages from Plaintiffs' Counsel.

7) On October 16th, just after midnight, Grady County Jail staff delivered to me several pieces of legal mail from Plaintiffs' counsel, including their response to my Objections to their ~~witness list~~ Exhibits List.

8) On October 15th I tried to reach Mr. Bloch by phone unsuccessfully several times.

9) As of Saturday October 16th, a weekend just a days from trial, I have not received an Exhibits list from the Plaintiffs or any other Party to this suit, for that matter.

Having so averred, I sayeth no more under oath.

Respectfully Submitted
Christopher Cantwell 10-16-2021 C Cantwell

Stephane Cantwell
 c/o Smart Communications - Gadsden
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 FOREVER
 USA

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This correspondence is from an inmate at
 Grady County Law Enforcement Center.
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